

STUDY OF VOTING IN HIGH SCHOOL

Would Make Course Essential to Graduation of Pupil.

James may require all the students in the high schools to pass an examination on voting and the duties of citizenship and show a knowledge of the organization of political parties before they can be graduated. The state is considering the publication as a required test for the schools the book written by Miss Mary Doubt of Wyoming, as a handbook for the women voters when suffrage was adopted last year.

The first chapter of the book is devoted entirely to the duties of citizenship and points out that every citizen owes it to himself and his neighbors to go to the polls at every election and cast a ballot. The questions of naturalization are discussed and instructions given for the completion of the citizenship papers.

The chapters on voting take up the question of who has a right to vote, where and when there is a right to do so, how absent voters may be allowed and the differences in general primary and elections laws and the city, school and special elections provisions. There are sample ballots shown with the proper marks.

There is also a chapter on the party organizations with a chart showing in detail how each of the big political parties is organized and how the business is handled.

It is believed that a course of study in citizenship and the political duties of a citizen would be of great value to the boys and girls of the high schools just as they are about to reach the age of citizenship.

KENYON CLASHES WITH JIM REED

CONTINUED FROM PAGE ONE

were only built. Then he had a copy of the bill and said that the quota was a true quota limit. The day before the list was published, the republicans said there were only four copies of it in existence. Now they realize that the list never existed. It is the same way with form 101 and we believe we have got to get this evidence if the committee really wants it.

A. M. McNeil Frank J. Befler of Colorado formerly had charge of raising Cincinnati's reported quota of \$10,000 and that the Indiana "money digger" was Bert Fuller whom he described as a "personal friend of Will Hayes." He said Mr. Fuller had also worked in Alabama and North Carolina.

Skipping to the state of Washington, Mr. Moore repeated Governor Cox's charge that the Seattle quota was \$100,000, and the Spokane assessment \$50,000, and cited as confirmation the admitted fact that the quota for the state is \$244,600. He said he would produce a letter from the chairman of the republican state committee confirming this information, and said he was told about it in a telegram from F. L. Morgan of Moklam, Wash., a democratic leader.

This led to the discussion of Mr. Moore's telegrams and caused Chairman Kenyon to remark that the committee could not be expected to subpoena witnesses from New Mexico, Nevada or California," on the strength of information from democratic chairman.

Mr. Moore next offered the circular letter which started the rumpus that nearly terminated the session. The document was addressed to women voters of Leavenworth county, Michigan, and informed the new voters that their share of the coun-

try's quota of \$1,000 was one-third that amount.

"That's nothing but a printed circular without even a single signature in pen and ink," exclaimed Senator Spencer. "That has no value as evidence."

The witness said Mr. Upman asked him whether he had received it and when Mr. McNeider replied in the negative the treasurer rejoined:

"I guess not."

The testimony of the state chairman and Mr. Paxton also developed that the leaders of the work raising the campaign funds were done by "selected state directors" from republican headquarters. W. A. K. Ling of California was named as in charge of Missouri and Charles Mavity as the field agent for West Virginia and later for Iowa, after Irving T. Norwood had quit because of a disagreement with republican headquarters.

Mr. Moore jumped from his seat and addressing Senator Spencer said no man could accuse him of forgery. After Chairman Kenyon had quelled the storm, Mr. Moore and Senator Spencer argued as to whether the circular proved anything, the former maintaining that the mere fact that such a circular was sent out proved that the plan to collect campaign funds was widespread.

"Well, is there any similar

in that," asked Senator Kenyon.

"No," said Senator Reed, "but if a voter is compelled to raise \$100, then one might infer that he arrives at some conclusion as to the amounts that are to be raised throughout the country."

Mr. Moore next suggested that the committee investigate newspaper reports that the national automobile chamber of commerce had raised a fund for republican campaign use and that the Michigan members of that organization had been assessed a definite amount. He could not tell the committee where or what the report was published, but said he would try to verify it.

Besides Mr. Moore there was testimony from W. E. Paxton, Director of Kansas City, and Charles McNeider of Mason City, Iowa, chairman of the republican ways and means committee for their states, and by A. B. Paxton of Wheeling, W. Va., who held a similar position for Ohio county, West Virginia. Paxton, Dickey and McNeider all the committee learned of the sources of Mr. Moore's information and drew fire from Senator Reed who protested against what he termed were attempts to learn of testimony in advance, "so that the evidence can be patched up before it is presented here."

committee say to you in substance, just before you took the stand, that you never got form 101, because it was never sent out?"

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Mr. Moore sat first and also the last witness of the day. When he resumed the stand in the afternoon he said:

"Much of my information will be useless and the whole investigation will be also, if the committee thinks that Governor Cox's charge is a criticism of the method and plan of action of our state friends. I think the plan of spreading the contributions over the country is excellent, but if there is being raised a fund that is \$10,000,000 or \$12,000,000 more than the republican national committee itself thinks is sufficient, you will agree with me that it would be a bad thing for America, no matter how it is raised."

"We all agree on that," said Senator Kenyon.

Taking up the list Mr. Moore said Pittsburgh's quota was given as \$400,000.

Senator Spencer tried to learn the sources of Mr. Moore's information and drew fire from Senator Reed who protested against what he termed were attempts to learn of testimony in advance, "so that the evidence can be patched up before it is presented here."

LEGAL

Studebaker

ORDINANCE NO. 2651

An Ordinance to appropriate levy and assess special taxes in payment of the cost of constructing a sanitary sewer system in the City of Tulsa, Oklahoma, and for various purposes and the City of Tulsa as created and established by Ordinance No. 2651.

WHEREAS, in pursuance of the provisions of the Charter of the City of Tulsa, Oklahoma, and the statutes of the State of Oklahoma, it is deemed necessary to provide the said City of Tulsa as created and established by Ordinance No. 2651, with a sanitary sewer system; and WHEREAS, after having declared it necessary to construct sewers in said SEWER DISTRICT NUMBER 166, it is now declared by the City of Tulsa, that the provisions of Ordinance No. 2651, as provided for the construction of said sewer system, are hereby repealed; and WHEREAS, it is now declared by the City of Tulsa, that the provisions of the Charter of the City of Tulsa, Oklahoma, and the statutes of the State of Oklahoma, and under the terms of the Charter of the City of Tulsa, Oklahoma, it is deemed necessary by the Board of Commissioners of the City of Tulsa to levy and assess a special tax for the construction of said SEWER DISTRICT NUMBER 166, and WHEREAS, the work and contract has been let to Bert & Pleasant Contractors, a certain contract for the construction of said sewer system, in said SEWER DISTRICT NUMBER 166, and WHEREAS, it is now declared by the Board of Commissioners of the City of Tulsa, that the provisions of Ordinance No. 2651, as provided for the construction of said sewer system, are hereby repealed; and WHEREAS, all legal requirements have been complied with to authorize the levy of the assessments against the several lots of land in said SEWER DISTRICT NUMBER 166, in the City of Tulsa, Oklahoma, as benefited by the construction of said sewer system, and WHEREAS, the total cost of the construction of said sewer in said SEWER DISTRICT NUMBER 166, including interest on the money expended, has been ascertained to be \$125,443.43, all of which is to be levied by special assessment against the lots of land in said SEWER DISTRICT NUMBER 166, and the work under said contract has been let to Bert & Pleasant Contractors, a certain contract for the construction of said sewer system, 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